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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/616,343		07/09/2003	Zhipeng Hao	CS21289RL	1510	
20280	7590	01/03/2006		EXAM	EXAMINER	
MOTOROLA INC				NGUYEN, TU X		
600 NORTH	I US HIG	HWAY 45				
ROOM AS437				ART UNIT	PAPER NUMBER	
LIBERTYV	ILLE, IL	60048-5343	2684			
				DATE MAIL ED: 01/03/2004	DATE MAIL ED: 01/03/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		A	I A to Comment of the				
		Application No.	Applicant(s)				
	Office Action Summers	10/616,343	HAO ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Tu X. Nguyen	2684				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
WHIC - Exten after to the control of	DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DOWNS of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period or to reply within the set or extended period for reply will, by statute the placetime of the original period for reply will, by statute the placetime of the original period for reply will, by statute the placetime of the original period for reply will, by statute the placetime of the original period for reply will, by statute the original period for reply will. By statute the original period for reply will, by statute the original period for reply will, by statute the original period for reply will.	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. 8 133)				
Status			•				
2a) <u>□</u> 3) <u>□</u>	Responsive to communication(s) filed on <u>09 Je</u> This action is <b>FINAL</b> . 2b) This Since this application is in condition for alloward closed in accordance with the practice under E	s action is non-final.  nce except for formal matters, pro					
Disposition	on of Claims						
5)	Claim(s) 1-20 is/are pending in the application fa) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 1-20 is/are rejected.  Claim(s) is/are objected to.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or are subject to restriction and/or are specification is objected to by the Examine The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine The oath of	wn from consideration.  r election requirement.  r.  epted or b) objected to by the Edrawing(s) be held in abeyance. See tion is required if the drawing(s) is objected.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).				
		diffiner. Note the attached Office	Action of form PTO-152.				
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some colon None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.							
2) 🔲 Notice 3) 🔯 Inform	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date 7/09/03.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:					

Application/Control Number: 10/616,343

Art Unit: 2684

#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-20, are rejected under 35 U.S.C. 102(e) as being anticipated by Logan (US Pub. 2002/0181671).

Regarding claims 1, 7 and 12, Logan discloses a communication device, comprising:

a plurality of input keys, each of the plurality of input keys configured to generate a unique input key signal (see 103, 109, fig.1);

a processor coupled to the plurality of input keys, the processor configured to accept input key signals (see 101, fig.1);

memory coupled to the processor (see 131, fig.1), the memory configured to store a plurality of messages, each of the plurality of messages corresponding to and selectable by a unique identifier generated by at least one input key signal (see par.032, "desriptive label for the text message" corresponds to "unique identifier"); and

a transmitter (see 125, fig.1)coupled to the processor, the transmitter configured to transmit a message selected from the plurality of messages by the at least one input key signal, the message transmitted as a voice message (see par.033).

Regarding claims 17, Logan disclsoesa communication device, comprising: a message storage module configured to store a plurality of messages, each of the plurality of messages having a corresponding identifier; a display coupled to the message storage module, the display configure to display a set of corresponding identifiers of the plurality of messages; a message selector coupled to the message storage module, the message selector configured to select a message of the plurality of messages by a corresponding identifier; and a transmitter coupled to the message selector configured to transmit a selected message (see fig. 1, 2, par.032-33).

Regarding claims 2, 8, 13 and 18, Logan discloses a microphone coupled to the processor (see 121, fig.1), the microphone configured to receive a spoken message of a user, wherein the processor is further configured to digitize the spoken message to be stored in the memory as a voice message of the plurality of messages (see par.013).

Regarding claims 3 and 9, Logan discloses the plurality of messages comprises a text message (see par.032).

Regarding claims 4, 10 and 20, Logan discloses the communication device further comprises a text-to-speech converter configured to convert the text message into a voice message before transmission (see par.033).

Regarding claims 5 and 11, Logan discloses a receiver coupled to the processor, the receiver configured to receive a call, wherein the processor is configured to convert the selected message into a voice message during the call before transmission of the selected message in response to the call (see par.016, 021).

Regarding claims 6 and 16, Logan discloses a display configured to display the unique and selectable identifiers for the plurality of messages (see 107, fig.2).

Regarding claim 14, Logan discloses each of the plurality of messages in the memory are uniquely identified by assigning a unique tag to each of the plurality of messages, the unique tag comprising at least one input key stroke of a plurality of input keys of the communication device (see par.032).

Regarding claim 15, Logan discloses wherein selecting one of the plurality of messages in the memory comprises entering at least one input key stroke of the plurality of input keys of the communication device corresponding to a unique tag assigned to a desired message of the plurality of message in memory (see par.0033, "highlights a particular desired message and then press OK" reads on "at least one input key stroke of the plurality of input keys of the communication device corresponding to a unique tag assigned to a desired message" with broadest reasonable interpretation).

Regarding claim 19, Logan discloses a keypad coupled to the message storage module and to the message selector, the keypad configured to generate a text message to be stored in the message storage module and to generate identifiers for the plurality of messages, the keypad further configured to accept an identifier used by the message selector (see fig.1).

#### **Conclusion**

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed Tu Nguyen whose telephone number is 571-272-7883. The examiner can normally be reached on Monday through Friday from 8:30AM-4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, MAUNG NAY A, can be reached at (571) 272-7882. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

## Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

December 19, 2005

EDAN ORGAD PATENT EXAMINER/TELECOMM.

L.o. Isperts